FOR THE DISTRICT OF OREGON EUGENE DIVISION

WYATT B. et al.

Civ. No. 6:19-cv-00556-AA

Plaintiffs,

LIMITED JUDGMENT

v.

TINA KOTEK et al.,

Defendants.

AIKEN, District Judge.

Pursuant to Section 1 of the Settlement Agreement in this matter, and for the reasons set forth in the accompanying Opinion and Order, the Court issues a limited judgment finding as follows:

The definition of Child in Care under the Settlement Agreement excludes (1) children who have not been removed and their family is receiving services through the Oregon Department of Human Services ("ODHS") in-home (*i.e.*, through ODHS Family Preservation) because while those children may be in ODHS's legal custody,

they are not in ODHS's physical custody and so are not "in care"; and (2) children who have been removed, are in ODHS's legal custody, but are not in ODHS's physical custody because they are place in-home with a parent or legal guardian (*i.e.*, on Trial Home Visit).

It is so ORDERED and DATED this <u>27th</u> day of June 2024.

/s/Ann Aiken

ANN AIKEN

United States District Judge